

Jerome L. Grimes  
Patient # 128220

United States District Court  
District of New Hampshire

Springfield Hospital Center

TRIAL COMPETENCY PROGRAM

6655 Sykesville Road, Solomon A

Sykesville, MD. 21784

JEROME L. GRIMES,  
Plaintiff,

U.S. DISTRICT COURT  
DISTRICT OF NH  
FILED

2017 JUN 26 CA 11:50 Complaint No. 1

V.

(SNHU) South New Hampshire University,

(Online + Continuing Education -  
Student Advising SERVICES And  
Student Financial SERVICES.)

Defendants.

Under "42 U.S.C. 1983"

"Conspiracy"

"Abuse of Authority"

"Discrimination

Against School Code

TITLE IX, TITLE III,

TITLE IV, and

TITLE V, 6th Amend.,

U.S. Constitution for

Federal Financial

Aid Students PAID

Tuition For

Guaranteed

Education Venue"

"Invasion of

Privacy With Covert

TERROR Intent",

"Deliberate -

Indifference",

and "Intimidation",

as well as "Professional

Misconduct in Concert

With State Actors

And Federal -

Litigants", and

"Supervisory Negligence"

## I. Jurisdiction

This civil complaint is  
made under "42 U.S.C. 1983",  
"Conspiracy", "Abuse of Authority  
Against Professor's Course Syllabus  
Of: March 28, 2017.", "Discrimination  
Against School Code Title IX,  
Title III, Title IV, and Title  
V, 6th Amend., U.S. Constitution  
Violation of Federal Financial  
Aid Students PAID Tuition  
17TR4 Session For Guaranteed  
Education Rights", "Invasion  
Of Privacy With TERROR  
Intent Illegal Technology  
On Human Person, 14th Amend,  
U.S. Constitution Rights",

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187,000.00  
will settle for: 83,000.00 within first 90 days After Service of Summons.

"State Of New Hampshire Actors' Deliberate Indifference Unjustifiable Premeditated",  
 "Intimidation From Guaranteed Federal Financial Aid Student Tuition Guaranteed Loan Awarded Until, November, 2017, By The U.S. Department of Education",  
 "Intimidation From Federal Funded Tuition 17TW4 Course Session Academic Hardship PER, FPT 501 X 4376, Professor's Course Syllabus Guaranteed Rights To An Incomplete 17TW4 Term Grade For Circumstances Not The Fault Of The SNHU Graduate Student",  
 and "Premeditated Professional Misconduct In Concert With Interstate State Actors And Interstate Federal Litigants Likely To Cause Death, Physical Harm, Or Substantial Financial And/OR Academic Harm To The Plaintiff". Cognizable claim for which relief can be granted 42 U.S.C. 1983, 6<sup>th</sup> Amend., U.S. Const., Title IX

## \* II. Plaintiff

The, In Prose, Plaintiff, Jerome L. Grime Resides at: 440 Friendship Road, Homer, Louisiana 71040 (Pre-911 Pole Address),  
MAILING ADDRESS: P.O. Box 2433,  
Eatonville, Florida 32751, Temporary -



Mailing Address: Springfield Hospital Center,  
TRIAL COMPETENCY PROGRAM, Solomon A.  
 Unit, 6655 Sykesville Road, Sykesville,  
 Maryland 21784, Telephone Number:  
(219) 808-0306 (multijurisdiction cellular),  
(410) 549-1241 (Temporary) (410) 549-1343  
 (Temporary).

### III. Defendants

The Defendant, (SNHU) South New-  
 Hampshire University, is doing business  
 at: 2500 N. River Road, Manchester,  
 New Hampshire 03106, Telephone Number  
(800) 668-1249 (x2298), School of Business,  
 Online + Continuing Education Dept.,  
 and is LIABLE in Supervisory Capacity  
 for (8) Eight, of its SNHU Advising  
 and Financial Services for Graduate  
 Students EMPLOYEES, situated at:  
 33 Commercial Street, Manchester,  
 New Hampshire 03101, Telephone  
 Number: (888) 387-0861 (x0483), the  
 employees identified herein as:  
 Ami Clearly-Trombly (Student Advisor),  
 Andrew Roy (Student Advising Team Lead),  
 Sinviana Scoarta (Student Advising Supervisor)



Joseph "Joe" Cappa (Business School Online Executive Director), Michael Newhouse Bailey (Professor Sports Management - FPT 501 - X4376), Megan (DOE) (Student Financial Services Supervisor), Douglas "Doug" (DOE) (Student Financial Services Counselor), and Christian (DOE) (female) (Student Financial Services Team Lead). (SEE: 1959 Telephone Records (pursuant The Patriot Act) of Defendants And Previous Lawsuits COINCIDENCE.)

#### IV. Causes of Action

On numerous occasions beyond grievances, appeals, and telephonic candid conversations the State Actor Defendants "ALL" violated the Title III, IV, V, and IX of the School Code of Discrimination, Intimidation, and Deliberate Unprofessional misconduct Indifference violations of the 6th Amendment Rights, U.S. Constitution while receiving the In Pro Se, Plaintiff's U.S. Dept of Edu Federal Guaranteed Financial Aid Graduate Student Loans Tuition Payment In-Full for School Term 17TW4 session for Course FPT 501-X4376 Sports Management, from April 03, 2017 - to - June 09, 2017, with Professor (Culpable) Michael Newhouse-Bailey.

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[COINCIDENCES]  
[~~SEE~~; 1959 Telephone Records, pursuant The Patriot Act.]

## V. PREVIOUS Lawsuits

[CCSF]

1. Jerome L. Grimes - v. - Nathaniel "Nathan" Johnson  
U.S. Dist. Ct., Northern Dist. of California <sup>Et., al.,</sup>  
Civil Complaint No.: C86-5203

2. Jerome L. Grimes - v. - Karina Dixon, Et., al.,  
U.S. Dist. Ct., District of Maryland  
Civil Complaint No.: 8:17-cv- ---- and 8:17-cv-1480

3. Jerome L. Grimes - v. - Officer Farmer #  
U.S. Dist. Ct., District of Maryland <sup>Et., al.,</sup>  
Civil Complaint No.: Px-16-cv- ---- and 8:17-cv- ----

4. Jerome L. Grimes - v. - Officer Roman #5595,  
U.S. Dist. Ct., Dist. of Maryland <sup>Et., al.,</sup>  
Civil Complaint No.: 8:17-cv- ----

5. Jerome L. Grimes - v. - UWF Officer Files #  
U.S. Dist. Ct., Northern Dist. of FL. <sup>Et., al.,</sup>  
Civil Complaint No.: 17-cv- ----, and

6:17-cv-1005-OR1

6. Jerome L. Grimes - v. - Mannheim Automobile Auction  
U.S. Dist. Ct., Middle Dist. of FL. <sup>(Middle Dist. of FL.)</sup>  
Civil Complaint No.: 6:15-cv- ---- -OR- 6:17-cv- ---- -OR-

7. Jerome L. Grimes - v. - Mr. William CVS, Et., al.  
U.S. Dist. Ct., Dist. of Kentucky  
Civil Complaint No.: 15-cv- ----  
(K.F.L.)

Jerome L. Grimes - v. - Pit Choi, (aka: Patrick Chan)

U.S. Dist. Ct., Northern Dist. of Calif.

Civil Complaint No.: C10-80011 MISC, and  
C11-80162 MISC.

Jerome L. Grimes - v. - A Plus Towing + Recovery

U.S. Dist. Ct., Middle Dist. of FL.

Civil Complaint No.: 6:17-CV- - - - - OR1, and

17-CV- - - - -

(Northern Dist. of FL.)

VI, Remedy Exhausted

A diversified group of individuals interstate multijurisdiction in concert have entered these institutions to try and obtain immunity from prosecution WHEN not IF they get caught for their crazy, coincidental, and cooky international covert terrorisms, and it is a known fact that these individual strangers amongst us WILL NEVER admit to a Conspiracy.

VII. Relief Requested

An expedited injunction action preventing State Actors continued employment in the U.S. Department of Education K-12, colleges, and Universities School System, pursuant The Patriot Lie Detector Test, Defendants pursuant The Patriot Act current colleges and Universities campuses Great Terror Damages: \$187,000.00 (One Hundred And Eighty Seven Thousand Dollars) Discrimination, and Intimidation. I declare under the penalty of perjury.

under the laws of the United States of America, that the foregoing is true and correct. Dated: June 17, 2017 Jerome L. Grimes Plaintiff In Prose